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OPEN MEETING AGENDA ITEM DOCKET





		0000163214
1	BEFORE THE WRITE ON AN ISOR	PORATION COMMISSION
2	COMMISSIONERS DOCKETED	2015 KAY 1 1 P 12: 09
3	MAY 1 1 2015 SUSAN BITTER SMITH, Chairman	
4	BOB STUMP BOB BURNS DOCKETED BY	AZ CORP COMPRES DOCKET CONTROL
5	DOUG LITTLE TOM FORESE	
6	TOM PORESE	
7	IN THE MATTER OF THE APPLICATION OF SALT RIVER PROJECT AGRICULTURAL)) DOCKET NO. L-00000B-15-0059-00170
8	IMPROVEMENT AND POWER DISTRICT, IN CONFORMANCE WITH THE)) Case No. 170
9	REQUIREMENTS OF ARIZONA REVISED)
10	STATUTES, SECTIONS 40-360, et seq., FOR A)
10	CERTIFICATE OF ENVIRONMENTAL COMPATIBILITY AUTHORIZING THE PRICE) N. LAINE SCHONEBERGER'S
11	ROAD CORRIDOR PROJECT, NON-GILA) REQUEST FOR INTERVENER) STATUS
12	RIVER INDIAN COMMUNITY PORTION)
	LOCATED IN THE CITY OF CHANDLER,)
13	ARIZONA OR WITHIN MARICOPA COUNTY.	.)
14		
	The rule governing intervention requests	is A.A.C. R14-3-105. The two components
15	are that (i) the person requesting intervention wi	Il "he directly and substantially affected"
16		•
l	by an ACC decision in the proceeding in question	on, and (ii) the intervention which is the

subject of the request will not delay the conduct of the proceeding.

Therefore, (i) I, N. Laine Schoneberger, a customer of Salt River Project, on behalf of myself and for the benefit of Arizona Communities United, representing over 2000 individuals in South Chandler, also customers of Salt River Project respectfully request intervener status be granted immediately. As for substantiation that I [and my community] will "be directly and substantially affected". As my home address is 4555 S. Exeter St, my home is located only 30 yards from the proposed high voltage power lines as mentioned in the above referenced docket number. Based on all available documentation I will personally suffer a financial loss of no less than \$100,000 and depending on the exact location of a pole in relation to my home, upon the installation of the proposed lines could

ļ	
1	lose as much as \$750,000 or more. Hereby fulfilling the first of two components to gain
2	intervener status.
3	
4	(ii) It is not the intention of N. Laine Schoneberger or Arizona Communities United to stop or
5	postpone the project. If fact, it is my [our] goal to get the project finished in a timely and
6	expeditious manner in a way that is best for the entire community, SRP, GRIC and any other party
7	involved. Hereby fulfilling the second of the two components to gain intervener status.
8	
9	
10	Respectfully submitted this 11 th day of May, 2015
11	
12	Show
13	N. Laine Schoneberge
14	4555 S. Exeter St
15	Chandler, AZ 85249
16	602-292-628
17	
18	ORIGINAL and twenty-five copies of the foregoing
19	filed this 11 day of May, 20 15, with:
20	Arizona Corporation Commission
21	Hearing Division - Docket Control
22	1200 W. Washington Street
23	Phoenix, Arizona 85007
24	
25	COPY of the foregoing
26	sent via email or Federal Express
27	this 11th day of May, 2015, to:

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DOCKET NO. L-00000B-15-0059-00170

Case No. 170

1	John Foreman
2	Arizona Power Plant and Transmission Line
3	Siting Committee
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22	Jeffrey W. Crockett
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26	Attorneys for the City of Chandler
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DOCKET NO. L-00000B-15-0059-00170

Case No. 170

1	
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23	
24	BY:
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